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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
09/993,055	11/06/2001	James S.W. Lee	200801-9003	9029
7590 10/01/2003				•
Michael Best & Friedrich LLC			EXAMINER	
Suite 1900 401 N. Michiga			LUK, EMMANUEL S	
Chicago, IL 60611			ART UNIT	PAPER NUMBER
			1722	<i>6</i> —
			DATE MAILED: 10/01/2003	7

Please find below and/or attached an Office communication concerning this application or proceeding.

		Application No.	Applicant(s)			
,		09/993,055	LEE ET AL.			
ر	Office Action Summary	Examiner	Art Unit			
		Emmanuel S. Luk	1722			
The MAILING DATE of this communication appears on the cover sheet with the correspondence address Period for Reply						
A SHORTENED STATUTORY PERIOD FOR REPLY IS SET TO EXPIRE 3 MONTH(S) FROM THE MAILING DATE OF THIS COMMUNICATION. - Extensions of time may be available under the provisions of 37 CFR 1.136(a). In no event, however, may a reply be timely filed after SIX (6) MONTHS from the mailing date of this communication. - If the period for reply specified above is less than thirty (30) days, a reply within the statutory minimum of thirty (30) days will be considered timely. - If NO period for reply is specified above, the maximum statutory period will apply and will expire SIX (6) MONTHS from the mailing date of this communication. - Failure to reply within the set or extended period for reply will, by statute, cause the application to become ABANDONED (35 U.S.C. § 133). - Any reply received by the Office later than three months after the mailing date of this communication, even if timely filed, may reduce any earned patent term adjustment. See 37 CFR 1.704(b). Status						
1)⊠	Responsive to communication(s) filed on 6/30	<u>//03</u> .				
2a)⊠	This action is FINAL . 2b) Thi	is action is non-final.				
3) Since this application is in condition for allowance except for formal matters, prosecution as to the merits is closed in accordance with the practice under Ex parte Quayle, 1935 C.D. 11, 453 O.G. 213.						
· _	ion of Claims					
•	Claim(s) <u>14</u> is/are pending in the application.					
_	4a) Of the above claim(s) is/are withdrawn from consideration.					
· · · · ·	Claim(s) is/are allowed.					
·	Claim(s) <u>14</u> is/are rejected.					
	7) Claim(s) is/are objected to.					
8) Claim(s) are subject to restriction and/or election requirement. Application Papers						
9) The specification is objected to by the Examiner.						
10)☐ The drawing(s) filed on is/are: a)☐ accepted or b)☐ objected to by the Examiner.						
Applicant may not request that any objection to the drawing(s) be held in abeyance. See 37 CFR 1.85(a).						
11)[The proposed drawing correction filed on	is: a) ☐ approved b) ☐ disappro	ved by the Examiner.			
If approved, corrected drawings are required in reply to this Office action.						
12)☐ The oath or declaration is objected to by the Examiner.						
Priority under 35 U.S.C. §§ 119 and 120						
13) Acknowledgment is made of a claim for foreign priority under 35 U.S.C. § 119(a)-(d) or (f).						
a)[☐ All b)☐ Some * c)☐ None of:					
	1. Certified copies of the priority documents have been received.					
	2. Certified copies of the priority documents have been received in Application No					
 3. Copies of the certified copies of the priority documents have been received in this National Stage application from the International Bureau (PCT Rule 17.2(a)). * See the attached detailed Office action for a list of the certified copies not received. 						
14) 🔲 A	14) Acknowledgment is made of a claim for domestic priority under 35 U.S.C. § 119(e) (to a provisional application).					
a) ☐ The translation of the foreign language provisional application has been received. 15) ☐ Acknowledgment is made of a claim for domestic priority under 35 U.S.C. §§ 120 and/or 121.						
Attachmen						
2) 🔲 Notic	e of References Cited (PTO-892) e of Draftsperson's Patent Drawing Review (PTO-948) nation Disclosure Statement(s) (PTO-1449) Paper No(s)	5) Notice of Informal F	(PTO-413) Paper No(s) Patent Application (PTO-152)			

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DETAILED ACTION

Claim Rejections - 35 USC § 103

- 1. The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:
 - (a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.
- 2. The factual inquiries set forth in *Graham* v. *John Deere Co.*, 383 U.S. 1, 148 USPQ 459 (1966), that are applied for establishing a background for determining obviousness under 35 U.S.C. 103(a) are summarized as follows:
 - 1. Determining the scope and contents of the prior art.
 - 2. Ascertaining the differences between the prior art and the claims at issue.
 - 3. Resolving the level of ordinary skill in the pertinent art.
 - Considering objective evidence present in the application indicating obviousness or nonobviousness.
- 3. This application currently names joint inventors. In considering patentability of the claims under 35 U.S.C. 103(a), the examiner presumes that the subject matter of the various claims was commonly owned at the time any inventions covered therein were made absent any evidence to the contrary. Applicant is advised of the obligation under 37 CFR 1.56 to point out the inventor and invention dates of each claim that was not commonly owned at the time a later invention was made in order for the examiner to consider the applicability of 35 U.S.C. 103(c) and potential 35 U.S.C. 102(e), (f) or (g) prior art under 35 U.S.C. 103(a).
- 4. Claim 14 is rejected under 35 U.S.C. 103(a) as being unpatentable over Kutik (3577843) in view of Eto (5849344).

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Kutik teaches the claimed apparatus having two plates forming a shared cavity (34), two pins (38, 50) situated in the cavity, each pin having a shape for undercuts (32, 38), means responsive to a complete opening of the mold (Fig. 7), the pins able to have

partial movement from the plates (Fig. 7). When the plates are closed, the pins are

aligned to form a bore (Fig. 2).

Kutik fails to teach the pin abutting on another and the enabling the mold to be

partially opened without pulling the pins from the undercut.

In regards to the abutment of the pins, the pins are already aligned in the bore. It

is merely a matter of design of the product whether or not apparatus will have the pins

abut one another. One of ordinary skill in the art would recognize that the pins abutting

one another would form a hold in the product, but the apparatus would remain the

same, it is an intended use of the apparatus to have pins abut to thereby form holes on

the product.

Eto teaches the use of pins (23, 32) that have limited movement thereby allowing

for the pins to stay in the same relative position when the mold is partially opened and

thus allowing for the product to be ejected from the mold cavity. It would have been

obvious to one of ordinary skill in the art to modify Kutik with pin movement as taught by

Eto because it allows for the product to be partially ejected from the mold cavity during

the partial opening of the mold.

W. L. WALKER SUPERVISORY PATENT EXAMINER TECHNOLOGY CENTER 1700

Response to Arguments

5. Applicant's arguments with respect to claims 14 and 15 have been considered but are most in view of the new ground(s) of rejection. The applicants have cancelled claim 15 and amended claim 14 with new features that have been addressed in the new rejection above. The newly amended claim 14 incorporates features from claim 15 and also includes the pins abutting one another. The new rejection addresses the features.

Conclusion

6. Any inquiry concerning this communication or earlier communications from the examiner should be directed to Emmanuel S. Luk whose telephone number is (703) 305-1558. The examiner can normally be reached on Monday through Friday 8 to 4.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Wanda L. Walker can be reached on (703) 308-0457. The fax phone number for the organization where this application or proceeding is assigned is (703) 872-9306.

Any inquiry of a general nature or relating to the status of this application or proceeding should be directed to the receptionist whose telephone number is (703) 308-0651.

E.L.